U.S. Patent Application No. 10/764,311

Amendment D

Docket No. 3968-106

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REMARKS

This Amendment is responsive to the Office Action mailed January 23, 2009 (hereinafter

"Restriction Requirement"). The Restriction Requirement asserted that the pending claims are

drawn to two groups of independent and distinct inventions. The groups are:

Group I, claims 30, 32-38 and 40-42, drawn to ophthalmic surgical method using

laser pulses, classified in class 606, subclass 4; and

Group II, claims 43-52, drawn to a controller for controlling a surgical laser

system classified in class 606, subclass 10.

Applicants expressly take no position as to the correctness of the Restriction

Requirement. However, Applicants elect Group I, claims 30, 32-38 and 40-42, drawn to

ophthalmic surgical method using laser pulses, classified in class 606, subclass 4, because of the

administrative requirement that an election be made under 37 C.F.R. § 1.142; MPEP § 818.03(b).

Accordingly, claims 43-52 are withdrawn by this Response.

Conclusion

For at least the reasons set forth above, the independent claims are believed to be

allowable. In addition, the dependent claims are believed to be allowable due to their

dependence on an allowable base claim and for further features recited therein. The application

is believed to be in condition for immediate allowance. If any issues remain outstanding,

Applicant invites the Examiner to call the undersigned (561-838-5229 x228) if it is believed that

a telephone interview would expedite the prosecution of the application to an allowance.

Respectfully submitted,

NOVAK DRUCE + QUIGG LLP

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Gregory A. Nelson, Rog. No. 30,577 Gregory M. Lefkovitz, Reg. No. 56,216

City Place Tower

525 Okeechobee Blvd., Fifteenth Floor

West Palm Beach, FL 33401

(561) 838-5229

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